IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

LIGHT OF THE WORLD GOSPEL	_
MINISTRIES, INC.,	

Plaintiff.

8:18CV312

vs.

AMENDED FINAL PROGRESSION ORDER

VILLAGE OF WALTHILL, Nebraska;

Defendant.

This matter is before the Court on the parties' Joint Motion to Amend Final Progression Order. (Filing No. 37.) The motion is granted. Accordingly,

IT IS ORDERED that the amended final progression order is as follows:

- The jury trial of this case is set to commence before Laurie Smith Camp, Senior United States District Judge, in Courtroom 2, Roman L. Hruska Federal Courthouse, 111 South 18th Plaza, Omaha, Nebraska, at **9:00 a.m.** on **June 16**, **2020**, or as soon thereafter as the case may be called, for a duration of seven (7) trial days. This case is subject to the prior trial of other civil cases that may be scheduled for trial before this one. Jury selection will be held at the commencement of trial.
- The Pretrial Conference is scheduled to be held before the undersigned magistrate judge on May 19, 2020 at 11:00 a.m., and will be conducted by internet/telephonic conferencing. Counsel shall use the conferencing instructions assigned to this case to participate in the conference. (If counsel wishes to appear in person, counsel must contact chambers requesting permission to do so. Before contacting chambers to request such relief, counsel shall confer regarding the issue.) The parties' proposed Pretrial Conference Order and Exhibit List(s) must be emailed to bazis@ned.uscourts.gov, in Word format, by 3:00 p.m. on May 14, 2020.
- 3) The deadline for completing written discovery under Rules 33, 34, and 36 of the Federal Rules of Civil Procedure is **October 31, 2019**. Motions to compel discovery under Rules 33, 34, and 36 must be filed by **November 15, 2019**

Note: A motion to compel, to quash, or for a disputed protective order shall not be filed without first contacting the chambers of the undersigned magistrate judge to set a conference for discussing the parties' dispute.

4) The deadlines for identifying expert witnesses expected to testify at the trial, (both retained experts, (<u>Fed. R. Civ. P. 26(a)(2)(B)</u>), and non-retained experts, (<u>Fed. R. Civ. P. 26(a)(2)(C)</u>), are:

For the plaintiff(s):

For the defendant(s):

Parties' rebuttal:

September 9, 2019

October 11, 2019

October 28, 2019

5) The deadlines for complete expert disclosures¹ for all experts expected to testify at trial, (both retained experts, (Fed. R. Civ. P. 26(a)(2)(B)), and non-retained experts, (Fed. R. Civ. P. 26(a)(2)(C)), are:

For the plaintiff(s):

For the defendant(s):

Plaintiff(s)' rebuttal:

October 1, 2019

November 4, 2019

November 18, 2019

- The deposition deadline is **October 31, 2019 for fact depositions** and is **December 11, 2019 for expert depositions**.
 - a. The maximum number of depositions that may be taken by the plaintiffs as a group and the defendants as a group is 12.
 - b. Depositions will be limited by Rule 30(d)(1), except as follows: 30(b)(6) depositions will not be limited by Rule 30(d)(1) if warranted based on the subjects of discovery.
- 7) The deadline for filing motions to dismiss and motions for summary judgment is **December 20, 2019**.
- 8) The deadline for filing motions to exclude testimony on *Daubert* and related grounds is **December 20, 2019**.
- 9) Motions in limine shall be filed seven days before the pretrial conference. It is not the normal practice to hold hearings on motions in limine or to rule on them prior to the first day of trial. Counsel should plan accordingly.
- The parties shall comply with all other stipulations and agreements recited in their Rule 26(f) planning report that are not inconsistent with this order.
- All requests for changes of deadlines or settings established herein shall be directed to the undersigned magistrate judge, including all requests for changes of trial dates. Such requests will not be considered absent a showing of due diligence in the timely progression of this case and the recent development of circumstances, unanticipated

¹ While treating medical and mental health care providers are generally not considered "specially retained experts," not all their opinions relate to the care and treatment of a patient. Their opinion testimony is limited to what is stated within their treatment documentation. As to each such expert, any opinions which are not stated within that expert's treatment records and reports must be separately and timely disclosed.

prior to the filing of the motion, which require that additional time be allowed. Dated this 12th day of July, 2019.

BY THE COURT:

s/ Susan M. Bazis United States Magistrate Judge